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November 13, 2019

Via ECF

The Honorable Denise L. Cote United States District Judge Southern District of New York

Re: Fair Housing Justice Center, Inc. v. Bruckner Tower LLC, Carnegie Management Inc., Karl Fischer Architecture PLLC and Fischer + Makooi Architects PLLC

Docket No. 1:19-cy-08622 (DLC)(KNF)

Dear Judge Cote:

We represent the plaintiff in the above-entitled action. We write to respectfully ask the Court to adjourn the November 22, 2019 conference to a date in January 2020. The reason for this request is because defendants Bruckner Tower LLC and Carnegie Management Inc. have not yet appeared in this action. Plaintiff's counsel has been in communication with the corporate counsel for these nonappearing defendants who has advised that they will be retaining an attorney shortly to make an appearance. Counsel for defendants Karl Fischer Architecture PLLC and Fischer + Makooi Architects PLLC consent to this application and have also advised that they may have different counsel appear in this action on their behalf. Accordingly, plaintiff respectfully ask the Court to adjourn the conference in order for all the defendants to appear in this action and participate in the initial conference. This is the first application by plaintiff to adjourn this conference.

Thank you for your time and attention to this matter. With kindest regards, I am

very truly yours,

/s/ Glen H. Parker, Esq.

Then defendants are in de fault. If they do not request on extension of the frie to answer by 11/18/19, the plaintiff shall move for a de fault by 11/22/19 the conference is adjuntined to 1/0/20
at 11/30 am. If were lots